Capt. Turner's Company. Editor Post: I believe no one has yet given you a notice of the second Company from Roane. It was organized at Paint Rock, Nov. 9th, 1861, by the election of the following officers: S. T. Turner, Captain; J. W. Robertson, 1st Lieut.; Reps Jones, 2d Lieut.; J. H. Billingsley, Jr., 2d Mee, lat Corporal; W A. Tucker, 2d Corporal; J. N. McCoy, 3d Corporal; Joseph Paine, 4th Corporal; Wm. Fleming, Drummer; and Isage J Samper, Fifer. This Company is now at Loudon, and is the fifth Company (E) of Col. J. W. Gilterpie's Regiment. On Monday, Dec. 18th, the ladies of Pond Creek gave them a very pleasant surprise, by presenting them with a splendid flag.

delivered by Miss Moutin Karton: Gentlemen: I have been very unexpectedly called upon to appear before you this morning, and I confees that it is with a great degree of rejuctance that I attempt to comply with the request of those ladies who have been so kind as to prepare for you this banner. What emotions must thrill every true patriot's bosom as he gazes upon this ambien of freedom as its folds are waved by the pure breezes of heaven? His pulse heats high, his heart is inswired with true concare and igh, his heart is inspired with true courage, and se feels nerved for the future conflict. Unlike the heartless invaders of our Southern homes, the defenders of our firesides are tender hearted, their sympathies are great, they thirst not for ronquest and plunder, they ask only for those rights which would naturally flow from equity and justice. And since you, noble-bearted sons of Teunossee, have left the hearth-stones of your youth, around which the chain of affection is so strongly linked, and have come forth to assist that gallant band who are already enduring the toils and braving the dangers of the battle field in deand braving the dangers of the battle field in de-fence of our glorious cause, we, the ladies of Pond Creek, simply wish to manifest the gratitude and admiration demanded by your conduct. Though many tears have flown and many hearts have sunk at your departure; though porhaps in the strike of battle your manify forms may fail power-less, and your brave spirits be subdued, yet we arge you go—we arge you strike for truth, for freedom, and your native State; and as you go forth in the discharge of this duty. I arree you forth in the discharge of this duty, I urge you, look on high-behold that bright star hanging on the far verge of heaven, its voice coming down the path of light, and speaking to each beart by

Its effulgent rays that our cause is just and approved by the God of nations.

I hope you will receive this banner, and with it our warnest sympathies and humblest prayers, and should it be your misfortune to fall upon some distant mountain top or in some lenely valley, be assured that when peace and prosperity are again restored to our borders, your names will ever be held in saved extensionance. I trust you ever be held in sacred remembrance. I trust you will never suffer its untarnished folds to trail in the dust, but march under it to victory or death.

To which Lieut, Rosentson responded, in substance, as follows:

Miss Kaylor, and Ladies:—In behalf of the Company of which I have the humble bonor to be a member, I accept the flag you present, and re-turn to you the sincere thanks of every member turn to you the sincere thanks of every member thereof. Allow me to assure you of our deep and heartfelt gratitude for this unexpected token of your respect and confidence. This is a splendid gift—one ever near and dear to the soldier's heart, but doubly so when received from the hands of woman, consecrated by her patriotic words and heaven moving prayers. You conjure us to bear it to the field of honor, and to defend and sustain it bright and untarnished. I know it is not the part of the braye is play the hracegart and to in. part of the brave to play the braggart and to in-dulge in senseless boasting, but to speek the words of truth and reason. But permit me to as-sure you that your trust shall never be betrayed. Beneath the spoiless folds of this flag—the en-sign of Liberty, the banner of Independence, the colors of the "freeheart's home" -we pledge our sacred honor to march to victory or glorious death. Your checks shad never blush for the bonor of this flag. Around it we will gather in battle's starn array, should it be our lot to face the foe, and where the contest rages fiercest, where shot and shell fly thick and fast, there shall it

float in proud defiance while one strong arm re-mains to uphold it. Ladies, your sex has immortalized the present truggle by your noble deeds had no other great actions been wrought. Such self-sacrifice, such high toned sympathy, such universal patriotism has never before marked the annals of the world. The matrons of Rome surrendered their most precious jewels—their gold and silver ornaments, and costly diamonds—to save the city; but the mathers of the South have sent forth their hur.

A Card. bands and sons to save their country in its hour of peril, bidding them

"Strike, till the last armed for expires; Strike, for their altars and their fires; Strike, for the green graves of their sires, God and their native land."

brothers and sweethearts to form a living bulwark around the conlines of their threatened country, and, if needs be, to pour out their life-blood as a libation upon its altar, while they, surrendering cass and comfort, coming down from wealth and affluence, go to the wheel and loom—yea, even to the hoe and plow. While Europe could furnish the hoe and plow. While Europe could furnish talls of the Crimean army, the South has furnished its thousands who attend, like ministering and its thousands who attend, like ministering and the first reason, fellow-citizens, that I give is this: Unexpected to me, the office for the January of August, 1860, for the benefit of the astate of A. B. Brown, dee'd, and Sehors 4 Hornsby, I will offer for sale, for cash in hand, to the highest bidder, at the Court-house door in the town of Athens, on the first Monday of March next, the tall of the Crimean army, the South has furnished a sensate tax of 24 cents on each hun. right. Can we fail to conquer? The best chival-ry of the age is on the field—the best Generals ry of the age is on the field—the best Generals command our armies—the deepest statesmen sit in council—a universal acclamation for liberty comes up from a universal acclamation for the office again.

I have given are sufficient to pushify me in before the falls day of March next, will be sent to fore the falls day of March next, will be acclamation for the office of the Post Office Department

Thoughts Worth Considering.

Thoughts Worth Considering.

The worst enemies of the South have always been found amongst those whom she trusted with the highest responsibilities. On the first of April iast, two works before the red flames of war were lapping the skies, there was scarcely a main in an exception of the most prominent men in the Confederate or State Governments who beliered was probable. It would have been vain to attempt to convince any of the most prominent men in the Guirg States that Lincoln would dare coerce the South; and in February, ten weeks before the responsibilities. On the most prominent men in the Guirg States that Lincoln would dare coerce the South; and in February, ten weeks before the most prominent men in the Guirg States that Lincoln would dare coerce the South; and in February, ten weeks before she herself seconded, thus people of Virginia, by a large majority, elected a convention changed to testis obstituately the measure of secession.

It is the misfortune of all communities, in every grave crisis, to put men in the place of control incapable of seeing an inch before their noses. The soriest and of the proping the service of the country, and inches the principles of the Order, scenapity, and glorious, and indisponed to having men in central, who, with great professions of the faculty to see deep into the surface of millistones, have been incapable, of most proping and the proping the profession, sirely and indisponed to the war; that with few exceptions, whatever has depended on the people government has been slowly and innideately done, who cannot be made and the surface of millistones, have been incapable, or compression, proposition, the proping distribution in his prefassion; agreeds and only the compression of proping and the control of the war; that with few exceptions, whatever has depended on the people meaning the proping the profession, site of the war; that with few exceptions, whatever has depended on the people in heaven promptly, completely, entire and the proping given the control of the mustered into service, who cannot be accepted, for want of arms, by a government which has been nearly ten months in existence, during nearly three months of which they had unimpeded intercourse with Europe.

We ought to make particular exception

We ought to make particular exception of the State governors. South of mustered into service, who cannot be ac-

with Europe.

We ought to make particular exception of some of the State governors South of us and in the West, who have displayed

The Post Offic will be kept upon on Sunnay and till 9 o'clock. A. M.—opened at 21 P. M., and closed at 5 o'clock. C. A. Jenday, P. M.

Second Round of Quarterly Meetan exemplary energy and wisdom; but we are stating the rule, and not the exception. A distinguished exemplar of the rule is our own complacent governor, who, after letting the enemy take away from him, without a blow, a fortress worth a hundred millions of dollars to the South, boasts of having spent six millions of State money in preparing her for resistance from two to eight months after the war commenced.

True, that the departments of the Confederate Government have been very busy all the time: but the misfortune is, that often the most busy people are those who dispatch the least work. There, for instance, is Mr. Memminger, who has been for ten months engaged in the interesting Reps Jones, 2d Lieut.; J. H. Billingsley, Jr., 2d employment of extracting blood from the Lieut.; E. C. Jones, let Serg't; T. J. Wilson, 2d turnip by means of his teriff upon our Serg't; J. A. Billingsley, 3d Serg't; George Whillingsley, 3d Serg't; R. A. was one of the men earliest in the field in the great cause of free trade. If examination be made of De Bow's Industrial Resources the present Secretary of the Treasury will be found to have anticipated Sir Robert Peel, and, for all we know, the learned Adam Smith himself, in the adocacy of unrestricted commerce; but. like many other men before him, Mr. Memminger seems to have forgotten or repuaccompanied with the following patriotic address, diated a most honorable record on coming into office, and is now so intensely interested in the philosophical experiment of extracting sunbeams from the cucumber as to think the blockade not sufficient a trammel upon Southern commerce, in-sisting upon a tariff besides. Secretaries of Treasury are well known to be extremely loath to give up their revenues, and it is not to be supposed that Mr. Memminger can consent, without a strug-gle, to sacrifice the magnificent sums which his tariff upon our brisk foreign commerce is bringing him; but Mr. Memminger owes much to consistency, and if he should consent, for its sake, to sacrifice his splendid revenues from a blockaded commerce, the country would greatly honor the spirit of self-denying patrictism that prompted the act.—Richmond Er-

> From the Valley. A letter from Strasburg, dated the 9th,

"General Jackson has certainly been to Bath, drove out the enemy, taken some plunder there, and captured, it is said, a large amount of stores at the Depot opposite Hancock. He also destroyed much of the railroad there, and demolished Cacapou railroad bridge. He is said to have sent a flag of truce to Hancock, sayng he was going to take the stores there, worth \$200,000,) and if fired upon be would shell the town, I hear he burnt a part of the town, and therefore he must have been fired upon.

"On Wednesday morning Gen. Jackson was at Cross Roads, 15 miles this side of Bath, going, no one knew whither, "The affair at Hanging Rock was shameful surprise of our troops. The enemy attacked in two directions. There were no sentinels out, or they were taken.' We learn that among those who fell on our side at Hanging Rock was Capt. Ale shire, of Page county. He was mortally wounded. - Richmond Enquirer, 11th.

Bill Creating a National Bank. The suspension of specie payment in he East has attracted attention to the question of a National currency. A bill has been introduced into the Federal House authorizing a National currency, secured by the hypothecation of the United States stocks.

Vallandigham said in a recent speech in the U.S. Congress, that the moment Messrs, Mason and Slidell stepped upon the deck of a British man-ofwar for England, they became indeed envoys and embassadors of recognized independent States.

An enterprising firm in Raleigh, N. C., have fitted up an extensive factory for the manufacture of wooden shoes, made from gum and poplar. They are

[For the Post.]

Fellow-citizens of McMinn county: Two years ago, when I was a candidate for the office I now hold, I did not intend to be a candidate in the next race for the office, and so expressed myself Fellow-citizens of McMinn county: Two years next race for the office, and so expressed myself next race for the office, and so expressed myself ployment will be given. A man without a family up their ringlets for bowstrings to hurl death into the face of an invading for; but the daughters of am before the people for re-election, and deem it Mt. Harmony, Tenn., Jan 17, 1862—tf.—695 up their ringlets for howstrings to hurl death into the face of an invading foe; but the daughters of the sunny South have sent out their fathers, brothers and sweethearts to firm a living bulwark for it; and the first reason, fellow-citizens, that I

tals of the Utimean army, the South das furnished it the next place, for the year 1801 1 FARM on which the said I oder now lives, situate a district Abous and which the said I oder now lives, situate in the 7th civil district, McMinn county, being gels, wherever the sick and suffering soldier is found. Every condition of life, every rank of society, is enlisted in this crusude for liberty and cost a good deal of time and trouble, without any District.

JOHN F. SLOVER, Testee. commission or compensation. And one other

Tribute of Respect,

ings on Athens District. Maraville Station, Louisville Circuit, Louden January 25th February 1st Kingston Madisonville J. ATRINS, P. Japuare 60, 1882

CANDIDATES.

Election .- Saturday, March 1st. 1862

TO We are authorized and requested to auector for Monroe county. We are anthorized and requested to an-

for McMinn county, at the next Marci Me we am authorized and requested to

Me Minn county, at the March election. We are authorized and requested to au-tounce N. M. CROCKETT as a caudidate for Trustee for McMinn county, at next March elec-

We are authorized and requested to an-unce THOS. ROGEES as a candidate for Tax Sector for McMina county, at the March elecger We are authorized and requested to an nounce A. STAKELY as a candidate for re-eleccounty. Election first Saturday in Murch. .

COMMERCIAL

Augusta Market. Augusta Market.

Augusta, Jun. 11.

Bacop, none; Lard, in bbis. 25(2,26e; in kegs and exts 26(2)27c. Wheat, red \$1,70(2),80; white \$1,90(3)82,00. Flour, extra family \$10,75(3)\$11; family \$10,25(3)\$10,50; superune \$9,50(2)\$9,75.

Coru \$1,05(3),10 and scarce. Meal \$1,05(3),10.

Oats 90c(3). Stock Peas \$1,20(3),35. Rys \$1,40(3),50. Feathers 20(3),35. Dried Peacher, pecied, 6(3),8c \$2\$ be unpecied \$(6),6. Dried Apples, pealed \$6(6) \$6 \$2\$ b. Butter 10(6),45c, Eggs 18(6),20c. Hay \$40(6),50 per ten. Pea Nuts \$1 (5),51 \$2\$ bushel. Irish Potatoes \$1,50(6),82 \$2\$ bushel. Irish Potatoes \$1,50(6),82 \$2\$ bushel.

Install,

I hand you herewith quorations of our produce market, noting a good demand for Grain and Fiour, and a healthy state of trade in all depart-

Yours, very truly, J. A. ANSLEY, Produce and Commission Merchant, GROCERIES!

UST RECEIVED AND FOR SALE, CHEAP for Cush, or in exchange for Produce, 12 hhds. prime Sugar; 55 bbls. choice Sugar House Syrup; 20 half bhls, choice Sugar House Syrup; an 17, 1862 J. M. HENDERSON. Jan 17, 1862

Negroes to Hire ! TWO LIKELY NEGRO GIRLS TO HIREthe Post. Jan 17, 1862-tf-695

Corn and Oats. WISH TO BUY SOME SHELLED CORN and OATS, and will pay the bighest price it J. M. HENDERSON. Jan 17, 1862

\$20 REWARD! OST, IN ATHENS, ON THE 14rm INST., a large black Port Monnie, steel clasp, containing something over ONE HUNDRED DOLLARS, mostly ten dollar bills, Georgia money. Also, one note of hand on W. J. Rice, for \$50.—A reward of \$20 will be paid for the Pocket Book and Money, by leaving the same at the office of the "Pock".

Jan 17, 1862-11-695 One Thousand Gallons Star Mountain Whiskey,

FOR SALE BY S. S. BARRETT. \$100 WORTH OF SALT,

WE HAVE ON HANDS ONE HUNDRED Dollars worth of Salt, which we desire to distribute FREE OF CHARGE to families of volunteers in the service of the Confederate States, and poor widows and others deserving charity, in

Blount county.

Persons applying, with whom we have no acquaintance, will please bring a testimonial from some good citizen of their neighborhood known to us.

II. T. COX & BROTHER. Louisville, Tepn., Jan 17, 1862-41-695

BENJAMIN ISBELL & SON ARE PRE-

Jan 17, 1802-4t-695

Morrise, Mary F. Mansell, Mrs. Martha McKinley, W. L. McConnell, James M. Newland, William W. Owings, Marshal Parks, D. W. 2 Penn, Capt. Thos. G. Queener, Morice To Rubin Robinson, Miss Eliza A. Rainey, Washington Rive, Capt. J. H., ineRoberts, Miss Eliza Rebinson, Edward

Robinson, Thomas J.
Slanghter, Mrs. Surah
Sego, Capt. E. M.
Swafford, Malcom
Sanson & Dillard Stewart, Mrs. Apple Smith and Brown, Misse Worth, Mary D. Wingo, A. J. Williams, John F. Wilkerson, J. Whaley, Z. Wilson, John E. Williams, Mrs. Marga Williams, Andy A.

THE LAST NOTICE.

THOSE INDESTED TO ME BY NOTE OR account, will save Coarby calling and paying up, as I expect to leave here for good as enon as possible.

Athens, Jan 10, 1862

PLOWS! PLOWS! PLOWS! WE ARE NOW MANUFACTURING THE Starbuck, Tennessee Farmer, and other Plows, all ready finished in the very best style, at Athens Founder and Machine Works.

CIRCUIT COURT OF ROANE COUNTY

message Sawl W. LIDE of Calbons, as a candidate for Tax Colleger for McMinn countycat I habit use Cast the selection.

Evan Narill

I APPEARING PROM THE APPIDAVIT in the March election. binness and of the cture of Termessee, so that the ordinary process of the law cannot be served on him, it is therefore releved that publication be made in the Athens Post for four consecutive weeks, requiring the said defendant to appear at the next term of the Circuit Court for Rosanc coun-try, to be held at the Court house in Kingston, on the let Monday of March next, then and there to answer, piral or demur to said attrachment and

proceedings, or the same will be tried or parte.
W. S. FATTON, Clerk.
Jus 19, 1862-41-pre for \$3-694 G. W. & E. A. Yhet. Atherhment. Robert K. Robinson.

TT APPEARING FROM THE APPIDAVIT in this case that the defendant has removed imself out of the State of Tennessee, so that the numer out of the State of Tennessee, so that the ordinary process of the law cannot be served on him, it is therefore ordered that publication be made four rensecutive weeks in the Athens Post, requiring said defendant to appear at the next term of the Circuit Court for Roane county, to be held at the Court-house in Kingston, on the 1st Monday of March next, then and there to answer plead or demur to said attachment and proceed ing, or the same will be trid ex ports,
W. S. PATTON, Clerk.
Jan 10, 1862—11—pre fec \$3-694

BUTTER WANTED. WILL GIVE THE HIGHEST MARKET price, either in Cash or Goods, for all the good Butter offering. Jan 1, 1862

THE CONFE Jan 3 1862. NOTICE.

WITH THE CLOSE OF THE YEAR 1861
I close my Books, and will not again open
them. I have but few Goods, but will seil such as
are on hand low for cash. My Books are posted, are on hand low for cash. My Books are posted, all ready for settlement. Call and settle by Note

CASH WANTED. THOSE DUE ME, EITHER BY NOTE OR necount, will please call and pay the same, minediarely, while you have the money that will case. GEG. W. ROSS.

Jan 3, 1862 LOOK HERE. HAVE LEFT MY NOTES AND ACCOUNTS with W. G. Horton, to whom phyments can be made until the 1st. day of February, after which time, if not paid, they will be placed in the hands

cting officers, and no mistake.

3, 1562-4t P. L. BRYAN. Jun. 3, 1562-4t POSITIVELY THE LAST CALL. DERSONS INDEBTED TO THE LATE concern of ROBESON, RICE & CO., can settle with their agent, M. D. ANDERSON, at A. C. Robeson's Store, without further costs if they call immediately; if not the agent will proceed to col-

ect just as fast as he can.
ROBESON, RICE & CO.,
Jan 3, 1862 Per A. C. Robeson.

EXTENSIVE SMOKE HOUSE. WITH GREAT FACILITIES FOR

Curing Bacon, for Early Trade. Curing Bacon, for Early Trade.

THE UNDERSIGNED HAS PROVIDED himself with a LARGE BRICK and FIRE PROOF SMOKE HOUSE, upon his own premises, in the rear of his Store signated on South side of Broad street, where he is propared to receive large quantities of PORK IN SALT, which can be converted into BACON with great facility, and offered to the trade from ONE TO TWO MONTHS EARLIER than is done by shippers from Tennessee and other points, and, as a consequence, great advantages are experienced by the shippers, growing out of smell lower in weight, as

CHARGES FOR SMOKING and SELLING
MODERATE. Any communications on this
subject, or touching the SALE OF BACON,
PLOUR, or Produce generally, will be promptly
and personally attended to.

J. A. ANSLEY,
General Commission and Produce Merchant,
No. 300 Broad street, AUGUSTA, GA.
REFERENCES: Either Bank in Augusta, Ga.; W.
B. Shapard & Co., H. T. Yostman, Nashville,
Tenn.; W. A. Richardson, Louisville, Ky.; Yestman, Robertson & Co., St. Louis, Mo.

Jan 3, 1862-lim. 693

MASONIC FEMALE INSTITUTE.

THE TRUSTEES OF THIS INSTITUTION are pleased to announce to the public that they have procured the services of the Rev. J. N. Bradshaw, (late Pastor of the Presbyterian Church, Chattaneoga,) as Principal. He takes the supervision of all the Departments, and pledges himself to have them filled with competent teachers.

Mr. B. comes to us as a man of outerprise and of principal control. The business of the present that the process of the present that the present the severe that the present the present that the present the present that the present the present that the present that the present the present that the present the present the present the present the present that the present the present the present the present the present that the present t untiring energy. He is experienced in the busi-ness of educating the young, and, by his full purpose to identif, with the interests of the School, will give to the young ladies of East Tennessee and of North Georgia a school near at home equal in benefits and honors to what is so often

sought abroad.

The house, already commodious, is well flitted The house, already commedious, is well fitted up. Within the last 12 months an expenditure of from \$400 to \$500 has been made in securing enentirely new furniture for the rooms. Besides there is a new and well sulected Apparatus, worth several hundred dollars, and sufficient for all purposes in teaching Philosophy and Chemistry, and some of the special Sciences.

We give below the rates of Thirties, graded upon a moderate scale—the same charged by the last Principal:

last Principal: Primary Department, per annum, Preparatory
Freshman Class,
Sophomore
Junior
Senior
"Senior 20,00

Junior
Senior

Music—Piano, Guitar or, y to m, 26,00

Music—Piano, Guitar or, y to m, 26,00

Through Base Come Himm if to 20,00

French and other a naturales, 20,00

In the Ornamental Dec. all hall provision will be made, at the ordinary thing.

The rule of payment is one, of in advance, the rest by the middle of the tery.

Beard can be had in good faustics, and at convenient hearding houses kept purposely for young ladies, at one of which the let Assistant will take there. The price of heard, including lightly and charge. The price of heard, including lights and fuel is not to exceed \$2,50 per week.

G. W. PARKS, See'y and Treas.

Get 11, 1861-tf-ASI

Shoe Pegs. LARGE LOT OF SHOE PEGS, OF AS-A sorted sizes, just received and for sale by Nov 15, 1861 S. R. REEDER.

WHEAT WANTED.

THE SUBSCRIBER WILL PAY, IN CASE,
the highest market price for all the gord,
merchantable WHEAT that may be offered. S. R. REEDEL

HUTTON & FRELIGH'S SOUTHERN MONTHLY.

Onward and Upward Stray Horse.

TARN UP BY JOHN P. CRAIN, LIVING in the 6th divil discrict, McMinn county, on the 19th December, 1861, a Brown or Chemus Serrel Horse Said Horse is about 12 hands high, about ten years old, has a blemish in right cap. Jan 10, 1862.

Tan 10, 1862 - 1 - 2 Mail Said Horse is about 12 hands high, about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high, about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high, about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high, about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high, about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high about ten years old, has a blemish in right cap. Jan 10, 1862 - 2 Mail Said Horse is about 12 hands high a blemish his right cap. Jan 10, 1862 - 2 Mail Said Ho G. W. & R. A. Tost,

State of Tennessee, Jeney's Andersia. | 4000 kinest.

George Lexistee. I TAPPER RING FROM THE APPERAVIT PILED IN I Dide case, that the definition has absonciated or better from the finite of Tapperson, to that the ordina-persons of the large extend the served again him, it is not fore undered that publication be under for bear contactive weeks in the atlasse Peers frequiring the il definition to account the contact of the large contact of the large extending the contact of the large extending the ill definition to account at the extension of the large extension to the contact of the large extension to the large extension of the large extension to the large extension of the large extension

Wilpes, Hand & Amier, Affichters! William J. Owings. Affidation! It his cause, thus the defendant has absounded or left the State of Transasses, so that the ordinary process of the law elamest be served upon him, it is therefore ordered that publication be made for four one centres weeks in the Athens Post, requiring the said defendant to appear at she next term of the Circuit Court, to be held for Roune county, at the Court-house in Kungston, on the 1st Monday in March next, then and there to answer, pland or demorte said attachment and proceedings or the case will be accounted with an arriva-

Wilcax & Mand,

William J. Owings.

T APPEARING PROM THE APPIDAVIT IN THIS
case that the defendant has absonded or prevately
left the State of Tennessee, as that the ordinary precess of the law cannot be served upon blm, it is therefore ordered that sublication be made for four connecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Curcui Court,
to be held for Rome county, at the Court-house in
Kingston, on the left Monday of March next, then and
there to answer, plead or denute ta said attachment
and proceedings, or the case will be preceded exparte.

W. S. PATTON, Cherk.

Jan 3, 1869—4:—pre fee \$3.—G80

Dunham, Taft & Co., Samuel M. Williams.

T APPEARING FROM THE APPIDAVIT IN THIS can that the defendant, so abscords at connects himself that the ordinary process of the law cannot be served upon him, it is therefore ordered that publication be made for four consecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Roane county, at the Court-houses in Kingston, on the 1st Menday of March next, then and there to answer, plead or demur to said attachment and proceedings, or the case will be proceeded with experies.

W. S. PATTON, Clerk.

Jau 2, 1862—41—pre-fec 88—698

Horsey, Auton & Co., Attachment.

Samuel M. Williams.

T APPRARING PROM THE APPIDAVIT FILED IN TAPPEARING PROM THE APPIDAVIT PILED IN this case that the defendant so absconds or conceals binned that the ordinary process of the law cannot be served on him, it is therefore ordered that publication be made for four consecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Boane country, at the Ceart-bouse in Kingston, on the 1st Monday of Slarch next, then and there to answer, plend or demar to said attachment and proceedings, or the case will be proceeded with exparts.

W. S. PATTON, Cierk.

Jag d, 1852—41—pra for 43—466

L. W. McDaniel, Attachment. L. W. McDaulel. .

James Thompson. .

If APPEARING FROM THE APPIDAVIT IN THIS case that the defendant has absconded or removed himself begrond the limits of the State of Tennessee, as that the ordinary process of the law cannot be served on him, it is therefore ordered that publication be made for four consecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Roane county, at the Court-bouse in Kingston, on the lat Monday of March next, then and there to answer, plead or denur to said attachment and proceedings, or the case will be proceeded with separts. W. S. PATTON, Clerk.

Jan 8, 1862—4t—pre fee 26—208

Henry & Williams, Affechment,

D. P. Harrison.

T APPEARING PROM THE APPIDAVIT IN THIS
case that the defendant so absconds or conceals him
self that the ordinary process of the law cannot be
served on film, it is therefore ordered that publication served on film, it is therefore ordered that publication must be made for four consecutive weeks in the Athens Pearequiring the said defendant to appear at the next ter of the Circuit Court, to be held for Rosane county, at it Court, thouse in Kingston, on the let Monday of Marcust, then and there to answer, plead or demur to an attackment and proceedings, or the case will be preceeded with an parts.

W. S. PATTON, Clork, Jan 9, 1882—41—pre for \$5-626

G. W. & E. A. Yost, Allachment,

be converted into BACON with great facility, and offered to the trade from ONE TO TWO MONTHS EARLIER than is done by shippers from Tennessee and other points, and, as a consequence, great advantages are experienced by the shippers, growing out of small losses in weight, his case that he defindant has some beyond the limits of the state of Tennessee, and that the ordinary preciain person and summer months; and also the QUITK NALES which are made, thus taking off the law cannot be served on him, it is therefore excess of the law cannot be served on him, it is therefore excess of the law cannot be reved for four consecutive weeks in the athens Post, requiring the said defondant of the Court, to be held for Roans country at the Court-house in Kingston, of taint from went of theorems had they are designed on the list Monday of March next, then and there to answer, plead or depart to said attachment and presented in the attachment and there to answer, plead or depart to said attachment and presented in the attachment and there to answer, plead or depart to said attachment and presented in the attachment and there to answer, plead or depart to said attachment and presented in the attachment and there to answer, plead or depart to said attachment and presented in the attachment and presented in th

obvining the greatest of all stifficulties with joints

-the attack of files.

The undersigned has had several seasons experience in the above process of Curing Bason, and can confidently affirm that the advantages to be derived by SMOKING IN THIS MARKET are equal to ONE TO THIESE CENTS PER POUND in the price of the Meat itself; and is done in a style greatly superior to anything abids is sent their from other points, thereby rendering it more attractive to the buyer and lurative to the shipper.

CHARGES FOR SMOKING and SELLING MODERATE. Any communications on this subject, or touching the SALE OF BACON, PLOUR, or Produce generally, will be promptly and personally attended to.

L. A. ANSLEY.

Cause W. Yest.)

Cause W. Yest.)

Jan 2, 1862-4: -prs fee \$3-690

George W. Yost, es.

Attachment.

T APPEARING FROM THE APPIDAVIT IN THIS cause that the defendant has removed out of the State of Tennessee, so that the ordinary process of the law cannot be served on him, it is therefore ordered that publication be made for four consecutive weeks in the Athens Fast, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Roane county, at the Court-heuse in Kingsinn, on the 1st Monday of March next, theu and there to answer, plead or demur to said attachment and proceedings, or the case will be set for hearing on parts.

Jan 3, 1862-44-prs fee \$5-693

G. W. & E. A. Yost, Attachment.

George Littleton.

T APPEARING FROM THE APPEDAVIT IN THIS

T APPEAGING FROM THE APPIDAVIT IN THIS case that the defendant has removed out of the Enter of Tennessee, as that the ordinary process of the law cannot he served on him, it is therefore ordered that publication be made for lour consecutive weeks in the Athens Post, requiring the said defendant to nippear at the next term of the Circuit Court, to be held for Roane county, at the Court-house in Kingston, on the 1st Monday of March next, then and there to answer, plead or demur to said attachment or the case will be set for hearing ser portse.

Jan 8, 1869—4t—pre for \$8.008

F. A. Yost, surviving partner of J. C. & E. A. Yost, F. A. Yost, surviving partner of J. O. & E. A. Tost, 12

George Milleton.

IT APPEARING FROM THE AFFIDAVIT IN THIS case that the defendant has removed out of the county of Roane and State of Temposnee, so shat the ordinary process of the law cannot be served on him, it is therefore ordered that publication be made for four consecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Roane county, at the Court-house in Kingston, on the las Monday of March next, then and there to answer, plead or denour to said attachment and proceedings, or the case will be proceeded with experts.

Jan 3, 1862—41—pra for \$3.

John J. Littleton, Attackment.

T APPEARING FROM THE APPEARIT IN THIS T APPEARING FROM THE APPIDAVIT IN THIS case that the defoutbank has removed out of the State of Tennessee, so that the ordinary process of the law cannot be served on him, it is therefore ordered that publication be made for four consecutive weeks in the Atleme Post, requiring the said defeedant to appear at the next term of the Directif Court, to be held for Honne country, at the Court-house in Kingston, on the fet Monday of March next, then and there to surver, plead or demur to said attachment and proceedings, or the case will be proceeded with ar parts.

W. S. PATTON, Clerk.

Jan 3, 1862—11—pre fee \$5—98

John Bilen, Attechment. John Eblen.

Attrohment.

Mann Hinds.

If APPRARING PROM THE APPIDAVIT IN THIS case that the defendant has left the Etale, so that the ordinary process of the law cannot be served on him, is is therefore ordered that publication be made for four consecutive weeks in the Attens Post, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Branecountry, at the Courthouse in Eingston, on the lat Munday of March next, thus and there to answer, piead or demore to said attachment and proceedings, or the sain will be proceeded with see priving.

Jan 8, 1882—4t—pre for \$8.—503

Jan 6, 1862-44-pre for \$5.403

E. A. Yost, surviving partner of J. C. & E. A. Yost, 15.

James T. Sholley.

IT APPEARING PROM THE APPEDAYIT IN THIS case that the defendant has removed himself out of the State of Formassee, as final the evillanty process of the law cannot be never on like, it is therefore order-fored that publicating be made for four consecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Cleens Court, to be had in the Athens Post, requiring the said defendant to appear at the next term of the Cleens Court, to be had in the Athens Post, requiring the said defendant to appear at the next term of the Cleens Court, to be had in the Athens Court, to be said a stack-matter and there to answer, plend of desire to faid attachmatts and procuedings, or the same will be tried on parcia.

W. S. PATTON, Berk.

Jan S. 1865—de-per for \$5.—488

State of Tennessee. Joseph E. Martin, J. Attachment.

e that the defendant has removed historic to at Penna-see, so that the ordinary pro-r cannot be served on him, it is therefore the law cannot be served on him, it is therefore codered that problemtion be smile for four consequence we have been accomment to was in the Athheur Funt, requiring the said defindant to appear at the next term of the Great Court, to he held for Recape county, at the Court-boson in Eingerine, on the 1st Northay of March next, then and there to answer, plead or demons to said attachment and proceedings, or the case will be tried of parts.

Jan S, 1962—dt—pre for \$5.—48

G. W. & R. A. York. Folly Hall.

T APPEARING FROM THE APPEDAUT IN THIS cannot that the defendant bear removed out of the Space of Tennessee, so that the ordinary process of the law cannot be served on him. It is therefore ordered that publication be made for four consecutive weeks in the Athens Fost, requiring the said defendant to appear at the next term of the Circuit Goort. to be held for Reane county, at the Court-house in Kingston, on the lat Monday of Much next, to averwer, plead or demur to said attachment and proceedings, or the ease will be tried on portion.

Jan 5, 1852—4t—pre for \$5.—622

E. A. Yhat, surviving partner of J. C. & E. A. Yort, E. A. That, surviving partner of J. C. & E. A. Yort, 20

Felix Hall and Biller B. Hall.

I T APPEARING FROM THE APPIDAVIT IN THIS cause that the defendants have removed out of the State of Trumeroes, and the sedimary, process of the law cannot be served on them, B is therefore priced that publication be made for four consecurity weeks in the Athens Post, requiring the said defendants to appear at the next term of the Circuit Court, to be held for Rossic county, at the Court-bouse in Kingston, on the let Monday of March next, to answer, plead or demur to said attachment and proceedings, or the case will be tried or parte.

W. S. PATTON, Clerk.

Jan 3, 1862—41—prs for \$50—695

In 3, 1563—41—pre for \$5.005

E. A. Yost, surviving partner of J. C. & E. A. Yost, [Attachment, Felix Hall.]

T APPEARING FROM THE APPIDAVIT IN THIS case that the defendant has removed out of the State of Tennessee, so that the ordinary process of the law cannot be served spon him, it is therefore ordered that publication be made for four consective weeks in the Athens Post, requiring the said defendant to appear at the next term of the Circuit Court of Roane country, to be held at the Court-house in Kingston, on the lat Monday of March next, there and there to answer, plead or decur to said attachment and proceedings, or the case will be tried to purfer.

W. S. PATTON, Clerk.

Jan S. 1865—41—pre fee \$0—406

Jan 8, 1865-41-prs fee \$0-408 E. A. Yost, surviving partner of J. C. A. E. A. Yost, 22

Balley B. Hall.

I APPEARING PROM THE APPIDAVIT IN THIS cause that the defendant has removed out of the fishe of Tennessee, so that the ordinary process of the law cannot be served on bin, it is therefore ordicad that publication be made for four consecutive weeks in the Athens Post, requiring the said defundant to appear at the next term of the Circuit Court, to be held for Regne county, at the Court-house in Kingston, on the 18th Monday of March next, then and there to answer, plead or denur to said attachment and proceedings, or the case will be tried experfe.

W. S. PATTON, Clerk.

Jan B, 1862—44—pre fee \$8—660

Henry & Williams,

James T. Shelley.

I APPEARING FROM THE APPIDAVIT IN THIS case that the defendant has removed beyond the State of Tennessee, or so abscends and conceals himself that the ordinary process of the law cannot be served on him, it is therefore ordered that publication be made for four consecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Roanse county, at the Court-house in Kingston, on the lat Monday of March next, then and tacre to plend, answer or demur to said attachment and proceedings, or the case will be tried at parts.

Jan 5, 1868—4t—pre for \$5.—665

L. C. Chrisman,

James Y. Shelley.

James Y. Shelley.

T APPEARING PROM THE APPIDAVIT IN THIS
to case that the defendant has left the State, or so a
absconds that the ordinary process of the law cannot be
be served upon him, it is therefore ordered that publicastion be made for four consecutive weeks in the Athens
post, requiring the said defendant to appear at the next
term of the Circuit Court, to be held for Ream county,
at the Court-house in Kingston, on the 1st Monday of
March next, then and there to answer, plead or demuy
to said attachment and proceedings, or the case will be
raid or parts.

Jan 2, 1356—4t—pre for \$5-600

G. W. & E. A. Yout.

G. W. & E. A. Yost.

James H. Johnston.

In APPEARING FROM THE AFFIDAVIT FILED
in this sase that the defendant has removed himself out of the State of Tennessee, so that the ordinary
process of the law cannot be served on him. It is therefore exdered that publication be made for four consecutive weeks in the Athens Post, requiring the said
defendant to appear at the next term of the Circuit
Court, to be held for Roans county, at the Court-house
in Kingston, on the last Monday of March next, to answer, plead or denour to said attachment and proceedings, or the same will be tried a patric.

Jan 8, 1869—41—pre fee \$1-695

Jan 3, 1862—4t—pre for \$1-695

J. M. Graves,

Wm. J. Owings.

T APPEARING PRON THE APPEDAVIT IN THIS case that the defendant so abscends or concents himself that the ordinary pressus of the law cannot be served on him, it is therefore undered that publication he made for four consecutive weeks in the Athens Post, requiring said descendant to appear at the next term of the Gircuit Court, to be held for Rosme county, at the Court-house in Kingston, on the 1st Monday of March next, then and there in answer, please or demur to said attachment and proceedings, or the case will be tried ex parete.

Jan 3, 1869—4t—pre fee \$3-696

Joseph Wyatt. Attachment. Joseph Wyntt, es.

Attachment.

David Davis.

T APPEARING FROM THE APPIDAVIT IN THIS case that the defendant se abscends or concetals binself that the ordinary process of the law cannot be savved on him, it is therefore ordered that publication be made for four consecutive weeks in the Athena Post, requiring said defendant to appear at the next term of the Circuit Court, to be held for Reass county, at the Court-house in Ringsion, on the 1st Munday of March next, then and there to answer, plead or demor to said attachment and proceedings, se the name will be trued ex parts.

Jan B, 1862—41—pre fac \$8—603

J. W. Larkey, Attachment. J. W. Lackey,
ed.

H. C. Deressett.

T APPEARING FROM THE APPIDAVIT IN THIS
case that the defendant so abscends or conceals
himself that the ordinary process of the law cannot be
served upon him, it is therefore ordered that publication be made for four consecutive weeks in the Athens
Post, requiring the said defendant to appear at the next
term of the Circuit Court, to be held for Roame county,
at the Court-house in Kingston, on the 1st Monday of
March next, then and thore to answer, plead or demor
to said attachnount and proceedings, or the same will
be tried on parels.

W. S. PATTON, Clerk.

Jan 3, 1862—44—pre for \$8.

Jan S. 1862-41-pre fee \$5-605

G. W. & E. A. Yort, C. Affectment.

David Davis.

T APPEARING FROM THE APPEDAVIT IN THIS case that the defendant has removed himself out of the law cannot be served on hims. It is therefore ordered that publication be made for four consecutive weeks in the Athens Post, requiring the said defendant to appear at the next term of the Circuit Court, to be held for Rossis county, at the Centralouse in Kingston, on the 1st Monday of March seat, there and there to answer, plend or demur to said altschappit and proceedings, or the same same will be tried of ports.

Jan S. 1862-42-pre fee \$5-605

SALE OF VALUABLE LANDS. Andrew Campbell administrator &c.

Jan 8, 1869-4t-pre fee \$5-695

The Widow, Heirs Creditors &c. of William B. Russell, doc'd.

I WILL ON WEDNESDAY 5th DAY OF FEBreary 1842, at Kincarson's Ferry Meigs county Tennessees, sell at public outcry to the highest
bidder, the following Lands in this cause to wit;
30 acres, being the North-cast Fractional Quarter
of section 28. Fractional Township 3, Range 4,
west Eliwaness District. Also 50 acres the East
helf of the Sauth-west Quarter of section 51.
Fractional Township 1. Range 4, west of the Basis
line, all in Meigs county Tennesses. Said Lands
will be sold on a credit of eix menths. Note and
good assurity will be required, and a loin retained
for the purchase moder.

F. M. CORKLI, C. & M.

Pet d. McCorkie, C. & M.

Jan. 3, 1862 to prefer \$4. 803. The Widow, Heirs Creditors &c. of William B.

State of Tennessee, Roans County. G. A. McIning.

State of Tennance, Roans County. J. R. & H. Martin,

N THIS CASE IT APPEARS TO ME FROM complainments helt, which is swern to, that I can be defendant, has left the State of Teabrown or a process himself that the ordinary process of law cashed be served upon him and his goods, chattles, hands, de, having home a tacked, it is therefore ordered that publication be made in the Athens Post, published in Athens, Ten defense to the complainants claim of the same will be taken as confused and set for learing or pures. WM. S. OKERS. J. P. for Phone county. Jan 19, 1862—41—per for \$3—89

N TRIS CASE IT APPEARS TO ME I ROX A TRIS CASE IT APPEARS TO ME I ROX complainant's hill, which is every to, that the defendant into left the State of Transition, or someoaled himself that the ordinary process of inv cannot be served an him, and his effects being attacked, it is therefare ordinary process of inv cannot be served as him, and his effects being attacked, it is therefare ordinard that published it Athens, Tennersee, for four receasity weaks, requiring the defendant to appear believe me, at dr office, in Kingston, on the 77th June, 1862, and make defence to the complainant's claim, or the same will be taken as conferred and set for bearing se parts.

WM. 8. GERRS,

Jan 16, 1862-4t-per for \$2.564

J. W. McNatt.

TN THIS CASE IT APPEARS TO HE FROM IN THIS CASE IT APPEARS TO HE FROM complainant's bill, which is grown to that Thomas J. Tipten, the defendant, has left the State of Funnessee, or so conceased himself that the ordinary process of less cannot be served on him, and his effects being attached, it is therefore ordered that publication be unde for four recessive weeks in the Athens Post, published in Athens, Transcasee, requiring the defendant to appear before me, at my office in Kingston, on the 72th day of June, 1802, and make defence to complainant claim, or the same will be taken for confused and set for hearing or parts. WM. A. GEERS,

Jan 10, 1861—41—pre fee 23—694

Thomas J. Tipton. IN THIS CAUSE IT APPEARING FROM complainant's bill, which is sworn to that she defendant, T. J. Tipton, has left the State of Tennessee, or so concealed himself that the crelinary process of law cannot be served on him, and his effects being attached, it is therefore ordered that publication be made for four successive works in the Athers Post, published in Athers, Tennessee, requiring the defendant to appear before me, at my office in Kingston, on the Tith day of June, 1862, and make defence to the complainant's claim, or the same will be taken as confessed and set for hearing or parts. WM. S. GEERS,

Jan 18, 1852—41—pre for \$2 -604

James T. Asbury,

Thomas J. Tipten.

IN THIS CASE IT APPEARS TO ME FROM compisionant's bill, which is sworn to, that Thomas J. Tipten, the defendant, has left the State of Tennessee, so that the ordinary process of law cannot be cerved on him, and his affects being attached, it is therefore ordered that publication be made for four successive weeks in the Athens Post, published in Athens, Tennessee, requiring the defendant to appear before me, at my office in Kingston, on the 77th day of June, 1867, and make defence to the complainant's claim, or the same will be taken for confessed and set for hearing expure.

M. S. GEERS.

J. P. for Rome recently. hearing ex pure. WM, S. GKERS, J. P. for Rosse county. Jan 10, 1862-41-pre for \$3-694

L. W. Jordan,

Thomas J. Tipton.

TN THIS CAUSE IT APPEARING TO ME that the defendant, Thomas J. Tipton, has left the State of Tennessee, so that the ordinary pro-cess of law cannot be served on him, and his of-fects being attached, it is therefore ordered that publication be made for four surcessive weeks in the Athons Post, published in Athons, Tennessee, requiring the defendant to appear before me, at my office in Kingston, on the 27th day of Juhe, 1862, and make detence to the complainant's claim, or the same will be taken as confessed and set for bearing or parts. WM, S. GEURS.

J. P. for Roars county.

Jan 10, 1862-4t- pre fee \$5-694

Peggy L. Roberts.

Peggy L. Roberts.

J. C. Hagler.

IN THIS CASE IT APPEARING TO ME. from complainant's bill which is sworn to, that J. C. Hagler, the defendant, has left the State of Tennessee, and his effects being attached, it is therefore ordered that publication be made for four successive weeks in the Athens Post, published in Athens, Tennessee, requiring the defendant to appear before me, at my effice in Kinagton, on the 27th day of June, 1862, and make defence to the complainant's claim, or the same will be taken for confessed and set for hearing at parts.

J. P. for Roane county.

WM. S. GEERS.

J. P. for Roane county

Jan 10, 1862—4t—pre for \$3-694

Gerrard Eblen,

Thomas J. Tipton.
Thomas J. Tipton. IN THIS CASE IT APPEARS TO ME FROM
the complainant's bill, which is sworn to, that
Thomas J. Tipton, the defendant, has left the
State of Tennessee, and his effects being attached,
it is therefore ordered that publication be made
for four successive weeks in the Athens Post, publiabed in Athens, Tennessee, requiring the defendant to appear before me, at my office in
Kingston, on the 71th day of June, 1862, and
make defence to the complainant's claim, or the
same will be taken for confessed and set for hearing ex parts.

J. P. for Romes county.

ing ex parts. WM. S. GEERS,
J. P. for Roans county.
Jan 10, 1862-44-pre fee \$5.694 H. & J. B. Martin,

F. Young. In This case it appearing to me from complainant's bill, which is sworn to, that the defendant, P. Young, has left the State of Tennessee, or se conscale himself that the ordinary process of inw cannot be served on him, and his effects being attached, it is therefore ordered that publication be made for four successive weeks in the Athens Post, published in Athens. Tennessee, requiring the defendant to appear before me, at my office in Kingston, on the 27th day of June, 1852, and make defence to complainant's claim, or the same will be taken for confessed and set for hearing ex purte. WM. S. GEERS,

J. P. for Romas county.

Jan 10, 1862-4t-pre for \$3-694

A. L. Greene, Administrator of Jane Brown,

Thomas J. Tipton. IN THIS CAUSE IT APPEARING TO ME IN THIS CAUSE IT APPEARING TO ME from complainant's bill, which is sworn to, that the defendant, Thomas J. Tipton, has left the State of Tennessee, or so concealed himself that the ordinary process of law eaunot be served on him, and his effects being attached, it is therefore ordered that publication he made for four successive weeks in the Athens Post, published in Athens, Tennessee, requiring the defendant to appear before me, at my office in Kingston, on the 27th day of June, 1862, and nothe defence to complainant's clude, or the same will be taken for santrasted and set for hearing or parts.

WM. S. GERRS,

J. P. for Researce county.

Jan 10, 1862—44—pre fee 83—694

Jan 10, 1862-41-prs fee \$5-684

Hugh Mortin, es. Wn. C. Turner. IN THIS CAUSE IT APPEARING TO MP from compitalment's allegacions, which is sworn to that Wes. C. Turner, the Sefendant, has left the State of Tennessee, and his effects being at tached, it is therefore ordered that publication be made for four unreceive weeks in the Athena Poot, a paper problemed in Athena. Tennessee, requiring the said Wes. C. Turner to appear before me, at my office in Kingston, on the 8th day of July next, and make defects to complainant's claim, he the name will be taken for confessed and set for binning see parts. W.M. S. G.E.F.R.,

Jep. for Roome county,

Jan 10, 1862—46—pro for \$25.504 N THIS CAUSE IT APPEARING TO MP

D. F. Harrison.

Tr Appreads IN THIS CASE THAT DE.
I fesidant is indicated to pininitif, and that said defendant has removed himself from the flats of transcrose, so that the ordinary process of law cannot be served upon bids, and an estachment having been levied on the property of said defendant, and it is ordinard by me that Sublication be made in the Athens Post for four companitive weeks, notifying said defendant to appear at my office, in Ream amount. Tomescope, on the lat day of Fishtrage, 1962, to defend said attachment sain, or he square will be presented with an page.

The First Contract of the property of said defendant to appear before the at up office in Kingston, on the 1st day of Fishtrage, 1962, to defend and attachment sain, or he same will be property of the special contract of the first and office hearing at post-first up obtained and until hearing at post-first up obtained. Y. Ruef & Co., to Wm. C. Turner.